

Dennis Pointer

Case no. 1:02-cv-486

Lyon, et. al.,

FILED
JAMES BONINI
CLERK

06 APR -5 PM 3:14

WESTERN DIVISION

Notice of Appeal

Plaintiff was told by the state that if he refused to sign a stipulation of Dismissal to all cases being Dismissed with PreJudice they would ask the court to give Plaintiff one strike for filing a frivolous claim of Denial of court access.

Plaintiff refused to sign a stipulation of Dismissal to all cases being Dismissed with PreJudice because all cases were not Dismissed with PreJudice.

Plaintiff claim the Defendant Lyon, Denied him access to court by Destroying Legal material needed to file a total of (4) four cases one (1) of which was case no. 1:00-cv-861.

Plaintiff refused to sign a stipulation of Dismissal to all cases being Dismissed with PreJudice because case no. 1:00-cv-861 was Dismissed in its entirety without PreJudice to refileing.

Plaintiff was given one strike by the District for refusing to sign a stipulation of Dismissal to all cases being Dismissed with PreJudice.

Plaintiff is filing a direct Appeal to the United States Supreme court pursuant to 28 U.S.C.A. § 1291 Dennis Pointer